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August 27, 2015

ELIZABETH G. NEWBERRY, TREASURER AMERICA'S LIBERTY PAC 332 W. LEE HIGHWAY SUITE 314 WARRENTON, VA 20186

Response Due Date 10/01/2015

IDENTIFICATION NUMBER: C00532572

REFERENCE: MID-YEAR REPORT (01/01/2015 - 06/30/2015)

Dear Treasurer:

This letter is prompted by the Commission's preliminary review of the report referenced above. This notice requests information essential to full public disclosure of your federal election campaign finances. Failure to adequately respond by the response date noted above could result in an audit or enforcement action. Additional information is needed for the following $\underline{2}$ item(s):

1. Itemized disbursements must include a brief statement or description of why each disbursement was made. Please amend Schedule B supporting Line 21(b) of your report to clarify the following description(s): "Prof. Services - General Consulting." For further guidance regarding acceptable purposes of disbursement, please refer to 11 CFR 104.3(b)(3)(i).

Additional clarification regarding inadequate of disbursement purposes Federal published in the Register can be found http://www.fec.gov/law/policy/purposeofdisbursement/inadequate purpose list 3507.pdf.

- 2. On Schedule B supporting Line 21(b), you have itemized disbursements for which you have failed to include the purpose. Please amend your report to include the missing information. (11 CFR § 104.3(b)(3))
- Schedule B of your report discloses an expenditure(s) for "Media buy." For your information and consideration when preparing future filings, if a portion or all of these expenditures were for public communications (as defined by 11 CFR §100.26) containing express advocacy as defined under 11 CFR §100.22, this would constitute an independent expenditure and would be disclosed on a Schedule E supporting Line 24. Public communications that refer to a clearly